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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/843,499	04/26/2001	Radu S. Jasinschi	US 010118	9266
24737	7590 05/19/2005		EXAMINER	
	NTELLECTUAL PROP	VENT, JAMIE J		
BRIARCLIFF MANOR, NY 10510			ART UNIT	PAPER NUMBER
,			2616	

DATE MAILED: 05/19/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.'	Applicant(s)			
Office Action Survey	09/843,499	JASINSCHI ET AL.			
Office Action Summary	Examiner	Art Unit			
	Jamie Vent	2616			
The MAILING DATE of this communication appeared for Reply	pears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a rep If NO period for reply is specified above, the maximum statutory-period. Failure to reply within the set or extended period for reply will, by statute Any reply received by the Office later than three months after the mailin earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however, may a reply be timely within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE.	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).			
Status					
1) Responsive to communication(s) filed on 26 A	pril 2001.				
2a) This action is FINAL . 2b) ⊠ This	s action is non-final.				
3) Since this application is in condition for allowa closed in accordance with the practice under I	•	•			
Disposition of Claims					
4) Claim(s) 1-17 is/are pending in the application 4a) Of the above claim(s) is/are withdra 5) Claim(s) is/are allowed. 6) Claim(s) 1-17 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	wn from consideration.				
Application Papers					
9) ☐ The specification is objected to by the Examine	er.				
0)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.					
Applicant may not request that any objection to the					
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the Ex					
Priority under 35 U.S.C. § 119	•				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority document 2. Certified copies of the priority document 3. Copies of the certified copies of the priority application from the International Burea * See the attached detailed Office action for a list	ts have been received. ts have been received in Application trity documents have been receive u (PCT Rule 17.2(a)).	on No ed in this National Stage			
Attachment(s)	-				
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948)	4) Interview Summary Paper No(s)/Mail Da				
 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date <u>08/14/2003</u>. 		atent Application (PTO-152)			

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DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-6 are rejected under 35 U.S.C. 102(b) as being unpatentable by Nafeh (US 5,343,251).

[claim 1]

In regard to Claim 1, Nafeh discloses a method for selecting dominant multi-media cues from a number of video segments, comprising the steps of:

- calculating a multi-media information probability for each frame of the video segments;
- dividing each of the video segments into sub-segments (Column 2 Lines 55-63 and Column 3 Lines 20-57 describes the dividing the video segments into sub segments);
- calculating a probability distribution of multi-media information for each of the sub-segments using the multi-media information for each frame (Column 6 Lines 6-12 describes calculating the probability information for each sub-segment);
- combining the probability distribution for each sub-segments to form a combined probability distribution (Column 6 Lines 14-50 describes combining the probability distribution for each sub segment to form the entire segments probability); and

 selecting the multi-media information having the highest combined probability in the combined probability distribution as the dominant multi-media cues (Column 5 Lines 52-67 describes selecting of the multi-media information which has desired weight or probability distribution).

[claim 2]

In regard to Claim 2, Nafeh discloses a method, wherein the video segments are selected from a group consisting of commercial segments and program segments (Column 2 Lines 1-7 describes the video segments comprise program and commercial segments).

[claim 3]

In regard to Claim 3, Nafeh discloses a method, wherein the dividing video segments into subsegments is performed using close caption information included in the video segments (Column 3 Lines 44-45 describes the use of closed captioning for classifying and dividing the video segments into sub-segments).

[claim 4]

In regard to Claim 4, Nafeh discloses a method, wherein the combining the probability distribution for each sub-segments is performed by the operation selected from a group consisting of an average or a weighted average (Column 5 Lines 64-67 through Column 6 Lines 1-24 describes that the selected group of sub-segments consist of weighted average of the segments for classification).

[claim 5]

In regard to Claim 5, Nafeh discloses a method wherein the combined probability distribution is formed from probability distributions of sub-segments of multiple programs (Column 2 Lines 55-62 describes that calculations for probability are performed on the sub-segments of multiple programs).

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[claim 6]

In regard to Claim 6, Nafeh discloses a method, which further includes initially selecting multimedia cues characteristic of a given TV program type or commercial (Column 2 Lines 63-67 describes the selection of multi-media cues that are classified as a TV program or commercial).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 7-17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nafeh (US 5,343,251) in view of Maeda (US 6,580,679).

[claims 7, 12, & 15]

In regard to Claims 7, 12, and 15, Nafeh discloses an apparatus method of segmenting and indexing video, comprising the steps of:

- pre-processing the video (Column 2 Lines 55-62 describes processing the video for classification/indexing);
- selecting program segments from the video (Column 3 Lines 20-32 describes the selecting of program segments from the video);
- dividing the program segments into program sub-segments (Column 2 Lines 55-63 and Column 3 Lines 20-57 describes the dividing the video segments into sub segments);

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 storing the indexed program sub-segments (Figure 1a shows the storing of indexed program sub-segments in the memory buffer); however, fails to disclose

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 performing genre-based indexing on the program using multi-media cues characteristic of a given genre of program.

Maeda discloses a method of managing file regions on a recording medium. It is noted in Column 5 Lines 15-60 that the program segment is indexed according to genre of the program to allow for the user to access the segments through desired genre that one would like to search. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to use the classifying method, as disclosed by Nafeh, and incorporate a the method of indexing the segments according to genre, as disclosed by Maeda.

[claim 8]

In regard to Claim 8, Nafeh discloses a method of selecting program segments is performed using multi-media cues characteristic of a given type of video segment (Column 2 Lines 1-7 describes the video segments comprise program and commercial segments).

[claim 9]

In regard to Claim 9, Nafeh discloses wherein the dividing the program segments into program sub-segments is performed according to closed caption information included in the program segments (Column 3 Lines 44-45 describes the use of closed captioning for classifying and dividing the video segments into sub-segments).

[claims 10, 13, & 16]

In regard to Claims 10, 13, and 16, Nafeh discloses a method of classifying program segments however; fails to disclose the following:

 comparing the multi-media cues characteristic of a given genre of program to each of the program sub-segments; and inserting a tag into one of the program sub-segments if there is a match between one of the multi-media cues and sub-segments.

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Maeda discloses a method of classifying program segments wherein the segments are compared by the genre of each sub-segment as disclosed in Column 7 Lines 7-37.

Furthermore, a tag is inserted into the program segments, which discloses the genre of the segment as seen in Figures 4a-4b. Thereby allowing the segments to be compared and marked when genres are matching which allows user easier access to the programs that fall under specific genre that they maybe searching. Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to use a system for classifying program segments, as disclosed by Nafeh, and incorporate a method of classifying the program segments by genre and marking the genres for comparison, as disclosed by Maeda.

[claims 11, 14, & 17]

In regard to Claims 11, 14, and 17 Nafeh discloses a method, which further include performing object-based indexing on the program sub-segments (Column 5 Lines 30-67 describes the object-based indexing of the program sub-segments).

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

- Yankowski (US 6,147,940);
- Freeman et al (US 5,103,341).

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jamie Vent whose telephone number is 571-272-7384. The examiner can normally be reached on 7:30am-5:00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, James Groody can be reached on 571-272-7950. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent. Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jamie Vent 05/11/05

PRIMARY EXAMINER